1 2 3 4 5 6 7 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 8 AT SEATTLE ELIZABETH DE COSTER, et al., on behalf of No. 2:21-cv-00693-JHC themselves and all other similarly situated, 10 STIPULATED MOTION AND Plaintiffs, ORDER REGARDING SEALING 11 OF CLASS CERTIFICATION BRIEFING v. 12 AMAZON.COM, INC., a Delaware corporation, **NOTE ON MOTION CALENDAR:** 13 July 31, 2024 Defendant. 14 15 DEBORAH FRAME-WILSON, et al., on behalf No. 2:20-cy-00424-JHC of themselves and all other similarly situated, 16 Plaintiffs, 17 v. 18 AMAZON.COM, INC., a Delaware corporation, 19 20 Defendant. No. 2:22-cv-00965-JHC CHRISTOPHER BROWN, et al., on behalf of 21 themselves and all others similarly situated, 22 Plaintiffs, 23 v. 24 AMAZON.COM, INC., a Delaware corporation, 25 Defendant. 26 27 STIP. MOT. & ORDER

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RE SEALING OF CLASS CERT. BRIEFING
(No. 2:21-cv-00693-JHC; No. 2:20-cv-00424-JHC; No. 2:22-cv-00965-JHC) - 1

The Parties have met and conferred with respect to the upcoming briefing on class certification, and anticipate that their briefs, declarations, exhibits, and expert reports will quote from and/or describe in detail a significant amount of information that has been designated as Confidential or Highly Confidential-Attorneys' Eyes Only by either a Party or Non-Party. Accordingly, in order to ensure that such materials are treated appropriately under the applicable protective order, and to reduce burdens on the Court, the Parties, and Non-Parties, pursuant to LCR 7(d)(1) and 10(g), the Parties and their respective counsel hereby stipulate and agree to the following procedure for filing and sealing in connection with the class certification briefing, subject to the Court's approval.

- Pursuant to LCR 5(g)(2), each Party will provisionally file under seal its class certification briefs (including any opening, response, and reply briefs), expert declarations or reports, exhibits, and all other evidence and declarations on which that Party relies (collectively, "Class Certification Papers") which contain material designated Confidential or Highly Confidential-Attorneys' Eyes Only by any Party or Non-Party.
- 2. Within four weeks of the filing of Plaintiffs' reply brief, pursuant to LCR 5(g), the Parties, and any necessary Non-Parties, will meet and confer and, as appropriate, file (1) public versions of their Class Certification Papers, with necessary redactions, and (2) corresponding motion(s) to seal pursuant to LCR 5(g)(3). The schedule for filing any such public versions of the Parties' Class Certification Papers and corresponding motion(s) to seal shall be as follows:

	DE COSTER	FRAME-WILSON	Brown
Reply in Support of	January 24, 2025	May 23, 2025	September 16, 2025
Motion to Certify			
Class <sup>1</sup>			
Filing of public	February 21, 2025	June 20, 2025	October 14, 2025
versions of Class			
Certification Papers			
and corresponding			
Motions to Seal			

<sup>&</sup>lt;sup>1</sup> See De Coster et al. v. Amazon.com, Inc., No. 2:21-cv-00693-JHC, ECF No. 160. STIP. MOT. & ORDER

1	3. The Party or Non-Party seeking to maintain material under seal (or under			
2	redaction) shall be the movant for purposes of any such motion(s) to seal associated with the			
3	Parties' class certification briefing.			
4	4 IT IS SO STIPULATED THROUGH COU	IT IS SO STIPULATED THROUGH COUNSEL OF RECORD.		
5	5 DATED July 31, 2024. Resp	ectfully submitted,		
6	6	ENS BERMAN SOBOL SHAPIRO LLP		
7	By: <u>/</u>	s/ Steve W. Berman		
8	By: <u>/</u>	Steve W. Berman (WSBA No. 12536)  s/Barbara A. Mahoney		
9 10	1301	Barbara A. Mahoney (WSBA No. 31845) Second Avenue, Suite 2000		
11	Telep	le, WA 98101 bhone: (206) 623-7292		
12	Facsi	mile: (206) 623-0594 iil: steve@hbsslaw.com		
13		barbaram@hbsslaw.com		
	Anne	F. Johnson (pro hac vice)		
14	Broo	Dean Street, Suite 24 klyn, NY 11238		
15	Telep	phone: (718) 916-3520		
16	E-ma	iil: annej@hbsslaw.com		
17	KEL	LER POSTMAN LLC		
18	Zina	G. Bash (pro hac vice)		
19		Congress Avenue, Suite 500 in, TX, 78701		
20	20 Telep	phone: (512) 690-0990		
21		il: zina.bash@kellerpostman.com		
22	Jessi	ca Beringer (pro hac vice)		
	150.3	e Kelly ( <i>pro hac vice</i> ) North Riverside Plaza, Suite 4100		
23	Chie	ago, Illinois 60606		
24		ohone: (312) 741-5220 iil: Jessica.Beringer@kellerpostman.com		
25	v <del>=</del> −	iil: shane.kelly@kellerpostman.com		
26	Inter	im Co-Lead Counsel for Plaintiffs and the osed Class		
27				

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DAVIS WRIGHT TREMAINE LLP 1 2 By: /s/ John A. Goldmark John A. Goldmark, WSBA #40980 3 By: /s/ MaryAnn Almeida MaryAnn Almeida, WSBA #49086 4 920 Fifth Avenue, Suite 3300 Seattle, WA 98104-1610 5 Telephone: (206) 622-3150 6 Email: JohnGoldmark@dwt.com Email: MaryAnnAlmeida@dwt.com 7 PAUL, WEISS, RIFKIND, WHARTON & 8 **GARRISON LLP** 9 Karen L. Dunn (pro hac vice) 10 William A. Isaacson (pro hac vice) Amy J. Mauser (pro hac vice) 11 Martha L. Goodman (pro hac vice) Kyle Smith (pro hac vice) 12 2001 K Street, NW 13 Washington, D.C. 20006-1047 Telephone: (202) 223-7300 14 Email: kdunn@paulweiss.com Email: wisaacson@paulweiss.com 15 Email: amauser@paulweiss.com Email: mgoodman@paulweiss.com 16 Email: ksmith@paulweiss.com 17 Attorneys for Defendant Amazon.com, Inc. 18 19 20 21 22 23 24 25 26 27

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IT IS SO ORDERED.

3 Dated: July 31, 2024

John H. Chun

John H. Chun United States District Judge

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